with access to Air Force One, Marine One, Air Force Two, Marine Two, the White House, or the Vice President's residence, shall be fined under this title, or imprisoned not more than one year, or both.".

(b) CLERICAL AMENDMENT.—The table of sections for chapter 11 of title 18, United States Code, is amended by adding at the end the following new item:

"226. Acceptance or solicitation to obtain access to certain Federal Government property.".

TITLE XI—REIMBURSEMENT FOR USE OF AIR FORCE ONE FOR POLITICAL FUNDRAISING

SEC. 1101. REQUIRING NATIONAL PARTIES TO RE-IMBURSE AT COST FOR USE OF AIR FORCE ONE FOR POLITICAL FUND-RAISING.

Title III of the Federal Election Campaign Act of 1971 (2 U.S.C. 431 et seq.), as amended by sections 101, 401, 507, 510, and 515, is further amended by adding at the end the following new section:

"REIMBURSEMENT BY POLITICAL PARTIES FOR USE OF AIR FORCE ONE FOR POLITICAL FUND-RAISING

"SEC. 328. (a) IN GENERAL.—If the President, Vice President, or the head of any executive department (as defined in section 101 of title 5, United States Code) uses Air Force One for transportation for any travel which includes a fundraising event for the benefit of any political committee of a national political party, such political committee shall reimburse the Federal Government for the actual costs incurred as a result of the use of Air Force One for the transportation of the individual involved.

"(b) AIR FORCE ONE DEFINED.—In subsection (a), the term 'Air Force One' means the airplane operated by the Air Force which has been specially configured to carry out the mission of transporting the President."

TITLE XII—PROHIBITING USE OF WALKING AROUND MONEY

SEC. 1201. PROHIBITING CAMPAIGNS FROM PRO-VIDING CURRENCY TO INDIVIDUALS FOR PURPOSES OF ENCOURAGING TURNOUT ON DATE OF ELECTION.

Title III of the Federal Election Campaign Act of 1971 (2 U.S.C. 431 et seq.), as amended by sections 101, 401, 507, 510, 515, and 1101, is further amended by adding at the end the following new section:

"PROHIBITING USE OF CURRENCY TO PROMOTE ELECTION DAY TURNOUT

"SEC. 329. It shall be unlawful for any political committee to provide currency to any person for purposes of carrying out activities on the date of an election to encourage or assist individuals to appear at the polling place for the election.".

TITLE XIII—ENHANCING ENFORCEMENT OF CAMPAIGN LAW

SEC. 1301. ENHANCING ENFORCEMENT OF CAM-PAIGN FINANCE LAW.

- (a) Mandatory Imprisonment for Criminal Conduct.—Section 309(d)(1)(A) of the Federal Election Campaign Act of 1971 (2 U.S.C. 437g(d)(1)(A)) is amended—
- (1) in the first sentence, by striking "shall be fined, or imprisoned for not more than one year, or both" and inserting "shall be imprisoned for not fewer than 1 year and not more than 10 years"; and
 - (2) by striking the second sentence.
- (b) CONCURRENT AUTHORITY OF ATTORNEY GENERAL TO BRING CRIMINAL ACTIONS.—Section 309(d) of such Act (2 U.S.C. 437g(d)) is amended by adding at the end the following new paragraph:
- "(4) In addition to the authority to bring cases referred pursuant to subsection (a)(5),

the Attorney General may at any time bring a criminal action for a violation of this Act or of chapter 95 or chapter 96 of the Internal Revenue Code of 1986.".

(c) EFFECTIVE DATE.—The amendments made by this section shall apply with respect to actions brought with respect to elections occurring after January 1999.

TITLE XIV—BAN ON COORDINATED SOFT MONEY ACTIVITIES BY PRESIDENTIAL CANDIDATES

SEC. 1401. BAN ON COORDINATION OF SOFT MONEY FOR ISSUE ADVOCACY BY PRESIDENTIAL CANDIDATES RECEIVING PUBLIC FINANCING.

- (a) IN GENERAL.—Section 9003 of the Internal Revenue Code of 1986 (26 U.S.C. 9003) is amended by adding at the end the following new subsection:
- "(f) BAN ON COORDINATION OF SOFT MONEY FOR ISSUE ADVOCACY.—
- "(1) IN GENERAL.—No candidate for election to the office of President or Vice President who is certified to receive amounts from the Presidential Election Campaign Fund under this chapter or chapter 96 may coordinate the expenditure of any funds for issue advocacy with any political party unless the funds are subject to the limitations, prohibitions, and reporting requirements of the Federal Election Campaign Act of 1971.
- "(2) ISSUE ADVOCACY DEFINED.—In this section, the term 'issue advocacy' means any activity carried out for the purpose of influencing the consideration or outcome of any Federal legislation or the issuance or outcome of any Federal regulations, or educating individuals about candidates for election for Federal office or any Federal legislation, law, or regulations (without regard to whether the activity is carried out for the purpose of influencing any election for Federal office).".
- (b) EFFECTIVE DATE.—The amendment made by this section shall apply with respect to elections occurring on or after the date of the enactment of this Act.

TITLE XV—POSTING NAMES OF CERTAIN AIR FORCE ONE PASSENGERS ON INTERNET

SEC. 1501. REQUIREMENT THAT NAMES OF PAS-SENGERS ON AIR FORCE ONE AND AIR FORCE TWO BE MADE AVAIL-ABLE THROUGH THE INTERNET.

- (a) IN GENERAL.—The President shall make available through the Internet the name of any non-Government person who is a passenger on an aircraft designated as Air Force One or Air Force Two not later than 30 days after the date that the person is a passenger on such aircraft.
- (b) EXCEPTION.—Subsection (a) shall not apply in a case in which the President determines that compliance with such subsection would be contrary to the national security interests of the United States. In any such case, not later than 30 days after the date that the person whose name will not be made available through the Internet was a passenger on the aircraft, the President shall submit to the chairman and ranking member of the Permanent Select Committee on Intelligence of the House of Representatives and of the Select Committee on Intelligence of the Senate—
 - (1) the name of the person; and
- (2) the justification for not making such name available through the Internet.
- (c) DEFINITION OF PERSON.—As used in this Act, the term "non-Government person" means a person who is not an officer or employee of the United States, a member of the Armed Forces, or a Member of Congress.

TITLE XVI—EXPULSION PROCEEDINGS FOR HOUSE MEMBERS RECEIVING FOR-EIGN CONTRIBUTIONS

SEC. 1601. PERMITTING CONSIDERATION OF PRIVILEGED MOTION TO EXPEL HOUSE MEMBER ACCEPTING ILLE-GAL FOREIGN CONTRIBUTION.

(a) IN GENERAL.—If a Member of the House of Representatives is convicted of a violation of section 319 of the Federal Election Campaign Act of 1971 (or any successor provision prohibiting the solicitation, receipt, or acceptance of a contribution from a foreign national), the Committee on Standards of Official Conduct, shall immediately consider the conduct of the Member and shall make a report and recommendations to the House forthwith concerning that Member which may include a recommendation for expulsion.

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put, viva voce, Will the House pass said bill?

The SPEAKER pro tempore, Mr. BARRETT of Nebraska, announced that the yeas had it.

Mr. SHAYS demanded a recorded vote on passage of said bill, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic device.

¶83.12 [Roll No. 405] AYES—252

Ackerman DeLauro Houghton Allen Deutsch Hoyer Hulshof Andrews Dicks Bachus Dingell Jackson (IL) Baesler Dixon Jackson-Lee Baldacci Doggett (TX) Barcia Dooley Jefferson Johnson (CT) Barrett (NE) Dovle Barrett (WI) Duncan Johnson (WI) Bass Edwards Johnson, E. B. Becerra Kanjorski Engel Bentsen Kaptur Kelly Kennedy (MA) Bereuter Etheridge Berman Evans Kennedy (RI) Bilbray Fattah Kennelly Blagojevich Kildee Fazio Blumenauer Filner Kilpatrick Boehlert. Foley Kim Kind (WI) Bonior Forbes Ford Kleczka Borski Boswell Fox Klink Frank (MA) Boucher Klug Boyd Franks (NJ) Kucinich Brady (PA) Frelinghuysen LaFalce Brown (CA) Frost Lampson Brown (FL) FurseLantos Brown (OH) LaTourette Gallegly Campbell Ganske Lazio Capps Cardin Gejdenson Leach Gekas Lee Gephardt Levin Carson Lewis (GA) Castle Gilchrest Clay Gillmor Lipinski Clayton LoBiondo Gilman Clement GordonLofgren Clyburn Graham Lowev Condit Green Luther Greenwood Convers Maloney (CT) Cook Gutierrez Maloney (NY) Costello Hall (OH) Manton Coyne Hamilton Markey Cramer Mascara Harman Cummings Hefner Matsui McCarthy (MO) Danner Hill Davis (FL) Hilliard McCarthy (NY) Davis (IL) Hinchey McDade McDermott Deal Hinoiosa DeFazio Holden McGovern DeGette Hooley McHale McHugh Delahunt Horn

McIntyre McKinnes McNulty Meek (FL) Meeks (NY) Menendez Metcalf Millender McDonald Miller (CA) Minge Moakley Moran (VA) Morella Nadler Neal Oberstar Obey Olver Ortiz Owens Packard Pallone Parker Pascrell Pastor Payne Pelosi

Pickett.

Pomeroy

Poshard

Price (NC) Spratt Quinn Stabenow Ramstad Stark Stenholm Rangel Regula Stokes Strickland Reves Riggs Tanner Tauscher Rivers Rodriguez Taylor (MS) Roemer Thompson Rothman Thune Thurman Roukema Roybal-Allard Tierney Rush Torres Sabo Towns Sanchez Turner Sanders Upton Sandlin Velazquez Sanford Vento Visclosky Sawver Saxton Walsh Schumer Wamp Waters Serrano Shays Watt (NC) Sherman Waxman Weldon (PA) Shimkus Sisisky Wexler Skaggs Skelton Weygand White Slaughter Wise Smith (MI) Woolsey Smith, Adam Wynn Smith, Linda Snyder NOES-179

Goodlatte Abercrombie Paul Aderholt Goodling Paxon Archer Goss Pease Peterson (MN) Armey Granger Baker Gutknecht Peterson (PA) Ballenger Hall (TX) Pickering Pitts Barr Hansen Bartlett Hastert Pombo Barton Hastings (FL) Portman Prvce (OH) Hastings (WA) Bateman Bilirakis Hayworth Radanovich Bishop Hefley Rahall Bliley Redmond Herger Blunt Hilleary Riley Boehner Hobson Rogan Bonilla Hoekstra Rogers Rohrabacher Bono Hostettler Brady (TX) Hunter Ros-Lehtinen Bryant Hutchinson Royce Bunning Hyde Ryun Istook Burr Salmon Burton Jenkins Scarborough Buyer John Schaefer, Dan Johnson Sam Callahan Schaffer, Bob Calvert Jones Scott Kasich Sensenbrenner Camp King (NY) Canady Sessions Cannon Shadegg Kingston Chabot Knollenberg Shaw Chambliss Shuster Kolbe Chenoweth LaHood Skeen Christensen Largent Smith (NJ) Smith (OR) Coble Latham Lewis (CA) Coburn Smith (TX) Collins Lewis (KY) Snowbarger Combest Linder Solomon Cooksey Livingston Souder Cox Lucas Manzullo Spence Crane Stearns Crapo Martinez Cubin McCollum Stupak Davis (VA) McCrerv Sununu DeLay McInnis Talent Diaz-Balart McIntosh Tauzin Taylor (NC) Dickey McKeon Doolittle Mica Thomas Miller (FL) Thornberry Dreier Tiahrt Dunn Mink Ehlers Mollohan Traficant Ehrlich Moran (KS) Watkins Watts (OK) Emerson Murtha English Myrick Weldon (FL) Nethercutt Weller Ensign Whitfield Everett Neumann Ewing Ney Northup Wicker Wilson Fawell Fossella Norwood Wolf Young (AK) Fowler Nussle Gibbons Oxley Young (FL) Goode Pappas

NOT VOTING-3

Cunningham Gonzalez Inglis

So the bill was passed.

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶83.13 PROVIDING FOR THE CONSIDERATION OF H.R. 4380

Mrs. MYRICK, by direction of the Committee on Rules, called up the following resolution (H. Res. 517)

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 4380) making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against revenues of said District for the fiscal year ending September 30, 1999, and for other purposes. The first reading of the bill shall be dispensed with. Points of order against consideration of the bill for failure to comply with clause 7 of rule XXI or section 306 or 401(a) of the Congressional Budget Act of 1974 are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations. After general debate the bill shall be considered for amendment under the five-minute rule. Points of order against provisions in the bill for failure to comply with clause 2 or 6 of rule XXI are waived except as follows: page 41, line 20, through page 42, line 2. Each of the amendments printed in the report of the Committee on Rules accompanying this resolution may be offered only by a Member designated in the report, may be offered only at the appropriate point in the reading of the bill, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against the amendments printed in the report are waived. During consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. The Chairman of the Committee of the Whole may: (1) postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment; and (2) reduce to five minutes the minimum time for electronic voting on any postponed question that follows another electronic vote without intervening business, provided that the minimum time for electronic voting on the first in any series of questions shall be 15 minutes. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions

When said resolution was considered. After debate,

On motion of Mrs. MYRICK, the previous question was ordered on the resolution to its adoption or rejection

The question being put, viva voce,

Will the House agree to said resolu-

The SPEAKER pro tempore, Mr. LATOURETTE, announced that the yeas had it.

Mr. MORAN of Virginia objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas 220 When there appeared Nays 204

93.14[Roll No. 406]

YEAS-220 Aderholt Gibbons Paxon Gilchrest Archer Pease Gillmor Peterson (PA) Armey Bachus Gilman Petri Baker Gingrich Pickering Ballenger Goodlatte Pitts Goodling Barr Pombo Barrett (NE) Goss Porter Graham Portman Bartlett Barton Granger Greenwood Pryce (OH) Quinn Bass Bateman Gutknecht Radanovich Bereuter Hansen Ramstad Bilbray Hastert Redmond Bilirakis Hastings (WA) Regula Bliley Riggs Riley Havworth Hefley Boehlert Herger Rogan Boehner Hill Rogers Hilleary Rohrabacher Bono Brady (TX) Hobson Ros-Lehtinen Hoekstra Roukema Horn Ryun Bunning Hostettler Salmon Burr Hulshof Sanford Hutchinson Burton Saxton Buyer Callahan Hyde Istook Scarborough Schaefer, Dan Jenkins Schaffer, Bob Calvert Johnson, Sam Camp Sensenbrenner Campbell Jones Sessions Canady Kasich Shadegg Cannon Kelly Shaw Castle Kim Shays King (NY) Chabot Shimkus Chambliss Kingston Shuster Chenoweth Klug Skeen Knollenberg Smith (MI) Christensen Smith (N.J) Coble Kolbe Coburn Smith (OR) LaHood Largent Collins Smith (TX) Combest Latham Smith, Linda LaTourette Snowbarger Cooksey Lazio Solomon Leach Souder Cox Crane Lewis (CA) Spence Cubin Lewis (KY) Stump Davis (VA) Linder Sununu Deal Livingston DeL av LoBiondo Tauzin Diaz-Balart Taylor (MS) Lucas Dickey Doolittle Taylor (NC) Manzullo McCollum Thomas Dreier McCrery Thornberry Duncan McDade Thune Dunn McHugh Tiahrt Ehlers McInnis Traficant Ehrlich McIntosh Upton Walsh Emerson McKeon English Metcalf Wamp Ensign Mica Miller (FL) Watkins Watts (OK) Everett Weldon (FL) Ewing Moran (KS) Myrick Nethercutt Weldon (PA) Weller Fawell Folev Forbes Neumann White Whitfield Ney Northup Fossella Wicker Fowler Fox Norwood Wilson Franks (N.J) Nussle Wolf Frelinghuysen Oxley Young (AK) Young (FL) Gallegly Pappas Ganske Parker

NAYS-204

Abercrombie Allen Baesler Baldacci Ackerman Andrews

Paul

Gekas